



Public Comment SIGN IN SHEET

March 1, 2016 ~ ~ ~ 6:00 PM

The Public Comment Sessions at this meeting is limited to a total of 40 minutes, 4 minutes per person. Please be advised that citizens not utilizing their full four [4] minutes may not "donate" their remaining time to another speaker.

PLEASE PRINT

	FULL NAME	PURPOSE OF COMMENT
1	D. KANE	MULTIPLICATION OF LAW ENFORCEMENT
2	ESM TURITZKY	Planning Comms proposal of complaints
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Everyone speaking before Council will be required to do so in a civil manner. Council will not tolerate personal attacks on individual council members, county staff or any person or group. Racial slurs will not be permitted. Council's number one priority is to conduct business for the citizens of this county. All citizens who wish to address Council and all Boards and Commission appointed by Council should do so in an appropriate manner.



The Public Comment Sessions at this meeting is limited to a total of 40 minutes, 4 minutes per person. Please be advised that citizens not utilizing their full four [4] minutes may not "donate" their remaining time to another speaker.

PLEASE PRINT

	FULL NAME	PURPOSE OF COMMENT
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AGENDA ITEM SUMMARY
OCONEE COUNTY, SC

COUNCIL MEETING DATE: March 1, 2016
COUNCIL MEETING TIME: 6:00 PM

ITEM TITLE [Brief Statement]:

First Reading of Ordinance 2016-05 [in title only] "AN ORDINANCE AMENDING CHAPTER 32, ARTICLE 2, OF THE OCONEE COUNTY CODE OF ORDINANCES IN CERTAIN LIMITED REGARDS AND PARTICULARS PERTAINING TO SEXUALLY ORIENTED BUSINESSES, ONLY; AND OTHER MATTERS RELATED THERETO."

BACKGROUND DESCRIPTION:

Ordinance 2016-05 stems from the work performed by the Planning Commission as a means to ensure Oconee's land use regulations are clear and easy to use by clarifying existing standards. To achieve this, Ordinance 2016-05 will amend Chapter 32 Article 2 of the Oconee Code of Ordinances to reflect organizational changes, specifically - the role of the Director of Community Development will replace that of the planning director.

On February 1, 2016, the Planning Commission voted, unanimously, to recommend that County Council adopt Ordinance 2016-05 to amend Chapter 32, Article 2.

SPECIAL CONSIDERATIONS OR CONCERNS [only if applicable]:

None

FINANCIAL IMPACT [Brief Statement]:

Check Here if Item Previously approved in the Budget. No additional information required.

Approved by : Finance

COMPLETE THIS PORTION FOR ALL GRANT REQUESTS:

Are Matching Funds Available: Yes / No

If yes, who is matching and how much:

Approved by : Grants

ATTACHMENTS

None

STAFF RECOMMENDATION [Brief Statement]:

It is staff's recommendation that Council take first reading, in title only, of Ordinance 2016-05.

Submitted or Prepared By:

Approved for Submittal to Council:

Department Head/Elected Official

T. Scott Moulder, County Administrator

Council has directed that they receive their agenda packages a week prior to each Council meeting, therefore, Agenda Items Summaries must be submitted to the Administrator for his review/approval no later than 12 days prior to each Council meeting. It is the Department Head / Elected Officials responsibility to ensure that all approvals are obtained prior to submission to the Administrator for inclusion on an agenda.

A calendar with due dates marked may be obtained from the Clerk to Council.

**AGENDA ITEM SUMMARY
OCONEE COUNTY, SC**

COUNCIL MEETING DATE: March 1, 2016
COUNCIL MEETING TIME: 6:00 PM

ITEM TITLE [Brief Statement]:

First Reading of Ordinance 2016-06 [in title only] "AN ORDINANCE AMENDING CHAPTER 32, ARTICLE 5, OF THE OCONEE COUNTY CODE OF ORDINANCES IN CERTAIN LIMITED REGARDS AND PARTICULARS PERTAINING TO GROUP HOME DEVELOPMENTS, ONLY, AND OTHER MATTERS RELATED THERETO."

BACKGROUND DESCRIPTION:

Ordinance 2016-06 stems from the work performed by the Planning Commission as a means to ensure Oconee's land use regulations are clear and easy to use by clarifying existing standards. To achieve this, Ordinance 2016-06 will amend Chapter 32 Article 5 of the Oconee Code of Ordinances to reflect organizational changes, specifically - the role of the Director of Community Development will replace that of the planning director.

On February 1, 2016, the Planning Commission voted, unanimously, to recommend that County Council adopt Ordinance 2016-06 to amend Chapter 32, Article 5.

SPECIAL CONSIDERATIONS OR CONCERNS [only if applicable]:

None

FINANCIAL IMPACT [Brief Statement]:

Check Here if Item Previously approved in the Budget. No additional information required.

Approved by : _____ Finance

COMPLETE THIS PORTION FOR ALL GRANT REQUESTS:

Are Matching Funds Available: Yes / No

If yes, who is matching and how much:

Approved by : _____ Grants

ATTACHMENTS

None

STAFF RECOMMENDATION [Brief Statement]:

It is staff's recommendation that Council take first reading, in title only, of Ordinance 2016-06.

Submitted or Prepared By:

Approved for Submittal to Council:

Department Head/Elected Official

T. Scott Moulder, County Administrator

Council has directed that they receive their agenda packages a week prior to each Council meeting, therefore, Agenda Items Summaries must be submitted to the Administrator for his review/approval no later than 12 days prior to each Council meeting. It is the Department Head / Elected Officials responsibility to ensure that all approvals are obtained prior to submission to the Administrator for inclusion on an agenda.

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**AGENDA ITEM SUMMARY
OCONEE COUNTY, SC**

**COUNCIL MEETING DATE: March 1, 2016
COUNCIL MEETING TIME: 6:00 PM**

ITEM TITLE [Brief Statement]:

First Reading of Ordinance 2016-07 [in title only] "AN ORDINANCE AMENDING CHAPTER 32, ARTICLE 7, OF THE OCONEE COUNTY CODE OF ORDINANCES IN CERTAIN LIMITED REGARDS AND PARTICULARS PERTAINING TO TATTOOING FACILITIES, ONLY; AND OTHER MATTERS RELATED THERETO."

BACKGROUND DESCRIPTION:

Ordinance 2016-07 stems from the work performed by the Planning Commission as a means to ensure Oconee's land use regulations are clear and easy to use by clarifying existing standards. To achieve this, Ordinance 2016-07 will amend Chapter 32 Article 7 of the Oconee Code of Ordinances to reflect organizational changes, specifically - the role of the Director of Community Development will replace that of the planning director.

On February 1, 2016, the Planning Commission voted, unanimously, to recommend that County Council adopt Ordinance 2016-07 to amend Chapter 32, Article 7.

SPECIAL CONSIDERATIONS OR CONCERNS [only if applicable]:

None

FINANCIAL IMPACT [Brief Statement]:

Check Here if Item Previously approved in the Budget. No additional information required.

Approved by : _____ Finance

COMPLETE THIS PORTION FOR ALL GRANT REQUESTS:

Are Matching Funds Available: Yes / No

If yes, who is matching and how much:

Approved by : _____ Grants

ATTACHMENTS

None

STAFF RECOMMENDATION [Brief Statement]:

It is staff's recommendation that Council take first reading, in title only, of Ordinance 2016-07.

Submitted or Prepared By:

Approved for Submittal to Council:

Department Head/Elected Official

T. Scott Moulder, County Administrator

Council has directed that they receive their agenda packages a week prior to each Council meeting, therefore, Agenda Items Summaries must be submitted to the Administrator for his review/approval no later than 12 days prior to each Council meeting. It is the Department Head / Elected Officials responsibility to ensure that all approvals are obtained prior to submission to the Administrator for inclusion on an agenda.

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AGENDA ITEM SUMMARY
OCONEE COUNTY, SC

COUNCIL MEETING DATE: March 1, 2016
COUNCIL MEETING TIME: 6:00 PM

ITEM TITLE [Brief Statement]:

First Reading of Ordinance 2016-12 [Title Only] "AN ORDINANCE TO AUTHORIZE THE CONVEYANCE OF EASEMENT RIGHTS FOR THE PURPOSE OF UTILITY CONSTRUCTION AT THE OCONEE INDUSTRY & TECHNOLOGY PARK."

BACKGROUND DESCRIPTION:

Blue Ridge Electric Cooperative (BREC) needs to install distribution power service for the Oconee Industry & Technology Park. This easement establishes the route BREC will take to bring service into the park from their substation located along the northern portion of the property.

SPECIAL CONSIDERATIONS OR CONCERNS [only if applicable]:

N/A

FINANCIAL IMPACT [Brief Statement]:

Check Here if Item Previously approved in the Budget. No additional information required.

Approved by: Finance

COMPLETE THIS PORTION FOR ALL GRANT REQUESTS:

Are Matching Funds Available: Yes / **No**

If yes, who is matching and how much:

Approved by: Grants

ATTACHMENTS

STAFF RECOMMENDATION [Brief Statement]:

It is staff's recommendation that Council approve Ordinance 2016-12 [in title only] on first reading.

Submitted or Prepared By:



Approved for Submittal to Council:

Department Head/Elected Official

T. Scott Moulder, County Administrator

Council has directed that they receive their agenda packages a week prior to each Council meeting, therefore, Agenda Items Summaries must be submitted to the Administrator for his review/approval no later than 12 days prior to each Council meeting. It is the Department Head / Elected Officials responsibility to ensure that all approvals are obtained prior to submission to the Administrator for inclusion on an agenda.

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**AGENDA ITEM SUMMARY
OCONEE COUNTY, SC**

**COUNCIL MEETING DATE: March 1, 2016
COUNCIL MEETING TIME: 6:00 PM**

ITEM TITLE [Brief Statement]:

First Reading of Ordinance 2016-13 [in title only] "AN ORDINANCE GRANTING CERTAIN EASEMENT RIGHTS TO BLUE RIDGE ELECTRIC COOPERATIVE NEAR THE OCONEE REGIONAL AIRPORT FOR THE PURPOSE OF RELOCATING EXISTING ABOVE-GROUND ELECTRICAL LINES TO UNDERGROUND LINES; AND OTHER MATTERS RELATED THERETO."

BACKGROUND DESCRIPTION:

The power line easements being sought by way of Ordinance 2016-13 involve the relocation of existing above-ground electrical lines located near the airport to underground lines. Since the existing electrical lines are obstructions in the airspace that aircraft flying into the airport need to have clear for safe operations, Blue Ridge Electric Cooperative is willing to relocate the electrical lines underground. This will help bring the airspace off Runway End 7 into compliance with regulations set by the Federal Aviation Administration. These easements are as requested by Blue Ridge. The routing of the relocated line requires easements across some airport (county) property facilitating the requested easements.

SPECIAL CONSIDERATIONS OR CONCERNS [only if applicable]:

None

FINANCIAL IMPACT [Brief Statement]:

Check Here if Item Previously approved in the Budget. No additional information required.

Approved by : _____ Finance

COMPLETE THIS PORTION FOR ALL GRANT REQUESTS:

Are Matching Funds Available: Yes / No

If yes, who is matching and how much:

Approved by : _____ Grants

ATTACHMENTS

None

STAFF RECOMMENDATION [Brief Statement]:

It is staff's recommendation that Council take first reading, in title only, of Ordinance 2016-13

Submitted or Prepared By:

Approved for Submittal to Council:

S/ David A. Root, Esquire

Department Head/Elected Official

T. Scott Moulder, County Administrator

Council has directed that they receive their agenda packages a week prior to each Council meeting; therefore, Agenda Items Summaries must be submitted to the Administrator for his review/approval no later than 12 days prior to each Council meeting. It is the Department Head / Elected Officials responsibility to ensure that all approvals are obtained prior to submission to the Administrator for inclusion on an agenda.

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PROCUREMENT - AGENDA ITEM SUMMARY

OCONEE COUNTY, SC

COUNCIL MEETING DATE: March 1, 2016

ITEM TITLE:

Procurement #: ITB 15-12 Title: Asphalt Preventative Maintenance 2015-2016 Department: Roads & Bridges Amount: \$70,000.00

FINANCIAL IMPACT:

Procurement was approved by Council in Fiscal Year 2015-2016 budget process.

Finance Approval: Sachale Price

Budget: \$1,062,000 Project Cost: \$70,000 Balance: \$992,000

CONTINGENCY FUNDING: Amount: \$5,948.50. Description: A 9.28% contingency is requested to account for variations in estimated unit quantities and any other unforeseen items that may arise.

BACKGROUND DESCRIPTION:

On February 11, 2016, formal sealed bids were opened for Asphalt Preventative Maintenance 2015-2016. This bid is to select a contractor to clean and seal cracks in asphalt paving along approximately 25 lane miles of County roads. A bid additive was added for 20 additional lane miles as funding allows. Twenty-eight companies were originally notified of this bid opportunity with two companies submitting bids. King Asphalt Inc., of Liberty, SC, submitted the lowest bid of \$90,258.70. This amount included the base bid roads (\$49,063.95) and all of the bid additive roads (\$41,194.75). The list of bid additive roads was adjusted to add 7 miles of road to meet the allocated budget. The new total amount for the Base Bid and the adjusted Bid Additive is \$64,051.50.

ATTACHMENT(S):

1. Bid Tab and Adjusted Bid Tab

STAFF RECOMMENDATION :

It is the staff's recommendation that Council (1) approve the Award of ITB 15-12, Asphalt Preventative Maintenance to King Asphalt, Inc., of Liberty, SC, in the amount of \$64,051.50, plus a contingency amount of \$5,948.50, for a total award of \$70,000.00. Staff also recommends Council (2) authorize the County Administrator to approve any change orders within the contingency amount.

Submitted or Prepared By: Robyn Courtright, Procurement Director

Approved for Submittal to Council: T. Scott Moulder, County Administrator

Council has directed that they receive their agenda packages a week prior to each Council meeting, therefore, Agenda Items Summaries must be submitted to the Administrator for his review/approval no later than 12 days prior to each Council meeting. It is the Department Head / Elected Officials responsibility to ensure that all approvals are obtained prior to submission to the Administrator for inclusion on an agenda.

A calendar with due dates marked may be obtained from the Clerk to Council.

Original Bid Tab (per Bid Amounts)			King Asphalt		Pace Pavement Technologies	
Address			Liberty, SC		Easley, SC	
Item #	Approx Qty in Lane Miles	Description	Unit Price	Extended Price	Unit Price	Extended Price
1	25.161	Base Bid: Clean and Seal Cracks in Asphalt pavement	\$1,950.00	\$49,063.95	\$3,123.88	\$78,599.94
2	20.095	Bid Additive: Clean and Seal Cracks in Asphalt pavement	\$2,050.00	\$41,194.75	\$3,400.10	\$68,325.01
				\$ -		\$ -
				\$ -		\$ -
				\$ -		\$ -
Grand Total				\$90,258.70		\$146,924.95

Adjusted Bid Tab (to meet budget)			King Asphalt		Pace Pavement Technologies	
Address			Liberty, SC		Easley, SC	
Item #	Approx Qty in Lane Miles	Description	Unit Price	Extended Price	Unit Price	Extended Price
1	25.161	Base Bid: Clean and Seal Cracks in Asphalt pavement	\$1,950.00	\$49,063.95	\$3,123.88	\$78,599.94
2	7.311	Bid Additive: Clean and Seal Cracks in Asphalt pavement	\$2,050.00	\$14,987.05	\$3,400.10	\$24,856.13
				\$ -		\$ -
				\$ -		\$ -
				\$ -		\$ -
Grand Total				\$64,051.00		\$103,456.07



Proposal No: Oconee 44 3-2-16
 Date: January 12, 2016
 For: Oconee County Quarry
 Attn: Rick Martin

10910 N Industrial Drive • Mequon, WI 53092 USA • Phone: 262-242-6600 • www.Telsmith.com • www.AstecIndustries.com

ITEM	QTY	DESCRIPTION	PRICE
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1	1	New Telsmith 44 SBS™ Cone Crusher complete with:	
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Fabricated and stress relieved steel frame, receiving ring, manganese steel crushing members, crusher sheave, hydraulic overload relief/clearing system, hydraulic locking system and oil lubrication system.

- ◆ Liner style to be specified at time of order

Hydraulic system includes locking system for crusher adjustment and hydraulic relief systems. Both the hydraulic relief system and hydraulic locking system are controlled from one common hydraulic control package complete with reservoir, piston pump, 10 HP electric pump motor.

- ◆ Electrical controls pre-wired for 460V
- ◆ 3 KW Hydraulic Heater

Hydraulic locking cylinders to lock crusher adjustment. This system is powered and controlled by the hydraulic relief power unit.

Dynamic hydraulic adjustment rotating system complete with ring gear, hydraulic motor with gear box, hydraulic controls and digital readout for closed side setting.

Oil lubrication system consisting of oil pump, 10 HP, TEFC motor assembly, oil filter, 3 KW oil immersion heater, pressure relief valves, oil tank, one pressure and two temperature sensors and an alarm enclosure with horn. Other components furnished include a flow switch and a pressure switch which generate signals on out-of-tolerance parameters that automatically triggers an alarm. The alarm must be interlocked to stop the crusher feed and shutdown the crusher motor.

(Note: Oil piping between the oil tank and the crusher is NOT included and must be provided by Customer to meet the specific installation configuration.)

Price, EX Works (Mequon, WI) \$348,000



Proposal No: Oconee 44 3-2-16
 Date: January 12, 2016
 For: Oconee County Quarry
 Attn: Rick Martin

10910 N Industrial Drive • Mequon, WI 53092 USA • Phone: 262-242-6600 • www.Telsmith.com • www.AstecIndustries.com

ITEM	QTY	DESCRIPTION	PRICE
<u>OPTIONAL EQUIPMENT</u>			
1A	1	Anti-spin system to limit head spin at startup and when crusher is under fed. System mounts under crusher.	
		Price, EX Works (Mequon, WI)	\$included
1C	1	Air-to-oil cooling system in lieu of water cooler for cooling oil when water is not available. Includes radiator with mounting stand, 3 HP TEFC motor driven fan (starter not included), piping, hoses and valves.	
		Price, EX Works (Mequon, WI)	\$included
1D	1	Cold weather package with increase the quantity of heaters for lube system and hydraulic system. (Total heaters, two in lube tank and two in hydraulic tank)	
		Price, EX Works (Mequon, WI)	\$ included
1F	1	V-belt drive for 1200 RPM motor including motor sheave, bushing for motor sheave and v-belts for standard drive centers. (Shaft diameter, length and keyway details must be provided if motor supplied by Customer.)	
		Price, EX Works (Mequon, WI)	\$included
1G	1	V-belt drive guard consisting of guard and mounting brackets for attachment to a standard design foundation. Guards are designed to comply with most safety codes, but may require field modifications to meet specific codes.	
		Price, EX Works (Mequon, WI)	\$included
1H	1	300 HP, 1200 RPM, totally enclosed, fan cooled, normal torque, ball bearing, squirrel cage crusher motor. (3/60/480V)	
		Price, EX Works (Mequon, WI)	\$included



Proposal No: Oconee 44 3-2-16
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ITEM	QTY	DESCRIPTION	PRICE
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Paint: Telsmith Gray

	2	1	Factory startup supervision assistance: After all equipment installation, electrical connections, and fluid fill have been completed and material is ready to be introduced to the equipment, a technician can be made available to assist with a _2 to _3 day startup and commissioning of this equipment. This will include a complete check of applicable hydraulic and lubrication systems, alarm operations, automation systems, operational/break-in tests, startup checklist completion and customer training. Telsmith with assist with installation	
			Price	\$included

Total Price EX Works, Mequon, WI..... \$348,000

Factory startup supervision assistance: After all equipment installation, electrical connections, and fluid fill have been completed and material is ready to be introduced to the equipment, a technician can be made available to assist with the startup and commissioning of this equipment. This will include a complete check of applicable hydraulic and lubrication systems, alarm operations, automation systems, operational/break-in tests, startup checklist completion and customer training.

Technician Rates (per person):	North America	International
Field Rate (up to 8 hours/day, except Sundays and Holidays)	\$125/Hour	\$155/Hour
Field Rate (Sundays, holidays and overtime)	\$185/Hour	\$230/Hour
Training Rate	\$1,250/Day	\$1,550/Day
Travel Rate (up to 8 hours/day, except Sundays and Holidays)	\$125/Hour	\$155/Hour (10 Hrs. Max)
Travel Rate (on Sundays, holidays and overtime)	\$185/Hour	\$230/Hour (10 Hrs. Max)
Minimum Time Charged	4 Hours	8 Hours
Mileage Rate (for Telsmith Service Truck)	\$1.95/Mile	N/A

Note: All expenses necessary for completion of the job, including travel, living, translation fees, supplies and routine out-of-pocket costs will be charged at the actual costs incurred.



Proposal No: Oconee 44 3-2-16
Date: March 2, 2016

10910 N Industrial Drive • Mequon, WI 53092 USA • Phone: 262-242-6600 • www.Telsmith.com • www.AstecIndustries.com

The above pricing is firm for receipt of acceptable order within 30 days from the date of this proposal. All pricing is in U.S. Dollars, unless otherwise specified above.

Terms: Equipment and accessories: 30% down, balance net 30 days from date of invoice. Service: Net cash on receipt of invoice, billable periodically, as services are rendered. All open-account terms are subject to credit approval at time of order. Line-item billing will apply. Freight payment terms are to be specified at time of order. Duties, Federal or State Sales, Use, Excise and/or similar taxes that apply shall be for the purchaser's account.

Approximate Shipment: ___ – ___ weeks from receipt of acceptable order and all information necessary to proceed, based on current conditions and subject to prior sale.

Payment Information (customer is responsible for applicable wire fees):

WELLS FARGO BANK, N.A.
420 MONTGOMERY STREET
SAN FRANCISCO, CA 94104

SWIFT ADDRESS: WFBIUS6S, CHIPS - 0407
ABA ROUTING NUMBER: 121000248
ACCOUNT NAME: TELSMITH, INC.
ACCOUNT NUMBER: 2000029676468

Telsmith Contact:
Denise Povolo: 262-518-1225
or Ann Schultz: 262-518-1222

Unless otherwise specified, start-up supervision is not a part of this offer, but can be provided at an additional cost.

Special discounts, if applicable, are based on the purchase of the equipment package and quantities shown, and may not apply if different packages or lesser quantities are purchased.

After order acceptance, no order may be cancelled without mutual written consent. If Telsmith accepts cancellation of an order resulting from this proposal, customer agrees to pay Telsmith an order cancellation fee which will reimburse Telsmith for actual costs incurred, costs committed to, and costs anticipated to be incurred as a result of the order.

If included, PLC programming is a license for installation and operation of a single seat of the controls system program on one piece of equipment only, and is subject to Telsmith's standard software license agreement. A copy of the agreement is available upon request.

Throughput capacities are theoretical and approximate and will vary depending on many factors, including the nature and gradation of the material being processed, moisture content, plasticity, and the operator's ability to properly maintain equipment and to feed and run the plant efficiently. Because of these and other factors beyond the manufacturer's control, Telsmith does not guarantee plant capacity projections.

No switchgear, controls, wiring, motors, automation systems or programming is included unless otherwise specified above. No foundations, reinforcing steel, embeds, foundation bolts, piping, conduit, supporting structures, chutes, hoppers, walkways, walkway flooring, fill materials, site work, or freight costs are included unless otherwise specified above. First fill of lubricants is not included unless otherwise specified above. Conveyor lengths, where specified, are approximate and subject to change based on final engineering.

Federal and local safety codes may require the use of special guards, safety shutdown devices, etc. which, unless otherwise specified above, are not a part of this quotation. Compliance with such laws is the owner's responsibility and, as manufacturers, we will supply these items to meet such codes, if required, at an additional cost.

Telsmith has been ISO 9001 registered since June 1994, and was awarded ISO 9001:2008 certification in July 2009, affirming our on-going commitment to quality. Telsmith's certificate number T072812 is issued by Verisys Registrars International Certification Services, Inc., which is accredited by the IAB.

Telsmith's Limited Warranty Policy and Terms and Conditions (each of which follows) are a part of this proposal.

This proposal sets forth the entire agreement of the parties and supersedes and may not be explained or supplemented by: (i) any prior written agreement; (ii) any prior, contemporaneous, or subsequent purchase order, contract, quotation, proposal, acknowledgement or other document sent by the customer that is not accepted by Telsmith, Inc. in writing; (iii) any prior, contemporaneous, or subsequent verbal agreement; or (iv) any course of dealing, usage of trade, or course of performance. Telsmith, Inc. shall not be bound by any additional or different terms contained in any of the foregoing.



Proposal No: Oconee 44 3-2-16

Date: March 2, 2016

10910 N Industrial Drive • Mequon, WI 53092 USA • Phone: 262-242-6600 • www.Telsmith.com • www.AstecIndustries.com

TERMS AND CONDITIONS

SAFETY AND CODE REQUIREMENTS. We will supply such safety devices and meet such Code requirements as are specified herein, and none other; except that in the event further safety devices or Code requirements are stipulated in your specifications, codes or laws, we shall, at your written notice thereof and request therefore and at your expense, furnish the same upon receipt of proper specifications therefore. You agree to instruct your employees and others in the safe and proper operation of the equipment. We shall in no way be liable or responsible for injuries or damages to persons or property arising out of the use or operation of the equipment within described, and you assume all such responsibility and liability, if any. Further, you hereby agree to hold us harmless against claims for loss, damage, injury or death from any cause to person or persons resulting from the use, misuse, or failure of any rigging, blocking, scaffolding, elevators, cranes, electricity or electrical apparatus or other equipment or service furnished or obtained by you for the erection or maintenance of the machinery or equipment sold hereunder.

MANUFACTURER'S WARRANTY AND LIMITATION. Please read the attached LIMITED WARRANTY POLICY. The Warranty policy is also available on our web site at www.telsmith.com, under service and support.

CLAIMS. We shall consider no claims for shortages unless made immediately upon receipt of shipment.

INSURANCE OF EQUIPMENT. Immediately upon delivery of this equipment to the carrier you agree to assume all risk of loss and to provide insurance against loss or damage by fire, theft or other casualty for the full amount of this contract, covering the equipment herein specified and additions thereto. Your failure to provide insurance, as herein required, shall not relieve you of full responsibility for all risk of loss from any cause damaging or destroying the equipment.

TITLE AND OWNERSHIP. A Security Interest to the within described property shall remain in us until the full purchase price thereof shall have been paid by you. If you fail to pay for said property in accordance with the terms hereof, we, at our option may declare the entire sum then remaining unpaid hereunder immediately due and payable, and may elect to sue for the collection of such amount, in which event you will apply in addition to said unpaid balance all necessary costs, charges, and expenses, including attorney's fees, incurred in collecting or attempting to collect the same, or we may, with or without legal process, notice or demand, regain possession of said property, and hold the same free from claims by you, in which event any sums of money paid us by you shall be retained as liquidated damages for the reasonable rental of said property and/or for the use, wear, tear and deterioration thereof, and not as a penalty.

DEFERRED TERMS. If this agreement specifies deferred terms in excess of thirty (30) days, you agree to execute and deliver a promissory note, as evidence of the amount of the deferred payments, and a security agreement and financing statement, lease, or such other written instrument as prepared and used by us to preserve a lien for similar sales in State to which these goods are to be shipped.

ARBITRATION. Any controversy or claim arising out of or relating to this contract, or the breach thereof, shall be settled by arbitration in the city of Milwaukee, Wisconsin in accordance with the rules of the American Arbitration Association, and judgment upon award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.

PRODUCT CHANGES AND SUBCONTRACTING. We reserve the right to make changes in design, or to make additions to or improvements in our products, without imposing any obligation upon us, to incorporate such changes, additions or improvements on products previously manufactured. We also reserve the right to subcontract the fabrication of all or any part of the products sold hereunder.

NON-ASSIGNABILITY – COMPLETE UNDERSTANDING. The rights and liabilities of the parties hereunder are non-assignable. The complete understanding is herein stated.

GOVERNING – LAW-SEVERABILITY. The parties' agreement is governed by the laws of the State of Wisconsin without regard to its choice of law rules. If a party breaches the contract, then the breaching party shall pay all expenses (including attorneys' fees) the other party incurs in enforcing the contract. If any provision would be invalid or unenforceable; (i) the validity and enforceability of the remainder of this contract shall not be affected; (ii) such provision shall be deemed modified to the minimum extent necessary to make such provision valid and enforceable; and (iii) such provision shall be enforced in its modified form.

This contract is made in Mequon, Wisconsin.



LIMITED WARRANTY POLICY

I. Limited Warranties.

A. Equipment and Parts Warranty.

Telsmith, Inc. ("Telsmith") warrants all Equipment and Parts manufactured by Telsmith to be free from defects in workmanship and materials during the Applicable Warranty Period, subject to the definitions, terms and conditions set forth below.

If within the Applicable Warranty Period, any Equipment or Parts are proved to Telsmith's satisfaction to be defective, then Telsmith shall, at its sole option, either:

- (a) repair the defective item;
- (b) replace the defective items without charge; or
- (c) refund the purchase price of the defective item upon the return of the same.

The foregoing shall be the exclusive remedy for the breach of the warranty contained in this Section IA.

B. Services Warranty.

Manufacturer further warrants that all services performed by it, including but not limited to advising services and services relating to the installation or repair of Equipment, Parts and components thereof, will be performed in a good and workmanlike manner. Manufacturer's obligation and liability with respect to services shall be limited to the amount actually received by it on account of such services or the amount reasonably allocable thereto.

II. Warranty Disclaimer and Remedies Limitation.

THE FOREGOING WARRANTIES ARE THE EXCLUSIVE WARRANTIES PROVIDED BY TELSMITH AND ARE EXPRESSLY IN LIEU OF ANY OTHER WARRANTIES, EXPRESS OR IMPLIED (EXCEPT WARRANTY OF TITLE), INCLUDING BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS OF PARTICULAR PURPOSE AND ANY IMPLIED WARRANTY FROM COURSE OF DEALING OR USAGE OF TRADE, EACH OF WHICH IS EXPRESSLY DISCLAIMED.

UNDER NO CIRCUMSTANCES SHALL TELSMITH BE LIABLE OR RESPONSIBLE FOR ANY CONSEQUENTIAL, SPECIAL, INDIRECT, INCIDENTAL OR OTHER DAMAGES, EXPENSES, LOSSES OR DELAYS HOWSOEVER CAUSED, INCLUDING WITHOUT LIMITATION, DAMAGES FOR LOST PROFITS, PERSONAL INJURY, DEATH AND PROPERTY DAMAGE, WHETHER BASED ON THEORIES OF NEGLIGENCE, BREACH OF CONTRACT, BREACH OF WARRANTY, MISREPRESENTATION, STRICT LIABILITY OR ANY OTHER LEGAL THEORY. THE PRICE CHARGED BY TELSMITH IS CONSIDERATION FOR THESE LIMITATIONS.

TELSMITH SHALL NOT BE SUBJECT TO ANY LIABILITY FOR ANY LOSSES, EXPENSES OR DAMAGES ARISING FROM ANY NEGLIGENCE BY IT OR ANY OF ITS EMPLOYEES, AGENTS OR REPRESENTATIVES IN CONNECTION WITH THE MANUFACTURE, SUPPLY OR INSTALLATION OF EQUIPMENT OR PARTS, OR THE PROVISION OF SERVICES.

IF OTHERWISE APPLICABLE, THE VIENNA CONVENTION ON CONTRACTS FOR THE INTERNATIONAL SALE OF GOODS IS EXCLUDED IN ITS ENTIRETY.

III. Definitions. The following capitalized terms used in this Policy shall have the following definitions:

A. "Applicable Warranty Period" shall mean:

1. As to New Equipment, the earliest to end of the following periods:
 - (a) the period commencing on the date of shipment to an authorized distributor and ending twenty-four (24) months after such shipment date;
 - (b) the period commencing on the date of delivery to the first end user and ending eighteen (18) months after such delivery date; or
 - (c) the period commencing on the date of Commissioning and ending on the earlier of twelve (12) months after such Commissioning or 2,000 operating hours after such Commissioning.
2. As to New Spare Parts, the earliest to end of the following periods:
 - (a) the period commencing on the date of shipment to an authorized distributor and ending eighteen (18) months after such shipment date; or
 - (b) the period commencing on the date of delivery to the first end user and ending twelve (12) months after such delivery.
3. As to Certified Rebuilt Equipment or Reconditioned Parts, the earliest to end of the following periods:
 - (a) The period commencing on the date of shipment by Telsmith to an authorized distributor or first end user and ending six (6) months after such shipment date; or

- (b) The period commencing on the date of Commissioning and ending 1,000 operating hours after such Commissioning (if applicable).

Any period defined by the number of months after the date of shipment or delivery shall end on the same day of the month that such period began (e.g., twelve (12) months after July 1, 2013 is July 1, 2014).

- B. "Certified Rebuilt Equipment" shall mean used machinery or equipment refurbished, rebuilt or repaired by Telsmith and certified by Telsmith as meeting its standards for resale.
- C. "Commissioning" shall mean the completion of installation of an item of Equipment in compliance with the Telsmith Commission Checklist in order for such item to be ready for its intended use by the end user.
- D. "Equipment" shall mean New Equipment and Certified Rebuilt Equipment.
- E. "New Equipment" shall mean new machinery or equipment manufactured by Telsmith for either distribution to an authorized distributor or direct sale to the end user.
- F. "New Spare Parts" shall mean new parts or components manufactured by Telsmith for either distribution to an authorized distributor or direct sale to an end user.
- G. "Parts" shall mean New Spare Parts and Reconditioned Parts.
- H. "Reconditioned Parts" shall mean used parts refurbished or reconditioned by Telsmith for either distribution to an authorized distributor or direct sale to an end user.

IV. Warranty Terms and Conditions.

- A. Telsmith's warranty of Equipment will become effective upon Telsmith's receipt of the completed Telsmith Commissioning Checklist from the first end user. The checklist must be sent to Telsmith's Service Department within seven (7) days after the Commissioning of the Equipment, via facsimile, mail, or email (at service@telsmith.com). With respect to New Equipment, **failure to send the checklist within seven (7) days of Commissioning will result in a warranty period of twelve (12) months from the earlier to occur of the date of shipment to an authorized dealer or the date of delivery to a first time user.**
- B. All claims against this warranty must be made pursuant to Telsmith's "Warranty Request Form" and be received by Telsmith no later than thirty (30) days after the earlier of the occurrence of an incident giving rise to a claim or the customer becoming aware of an alleged defect. Telsmith shall have no responsibility or liability with respect to any warranty claims which are made after such thirty (30) day period, or with respect to incidents or conditions which occur after the end of the Applicable Warranty Period.
- C. For warrantable Parts replacement, Telsmith will provide ocean and/or non-expedited inland freight from Telsmith's factory to an authorized distributor, representative, or end-user, where applicable.
- D. Repair or replacement of Equipment or Parts pursuant to this warranty shall not extend or renew the original warranty period for any Equipment or Parts repaired or replaced. Any Equipment or Part repaired or replaced under this warranty (including any replacement Equipment or Part) will be warranted for the remaining Applicable Warranty Period to which the repaired or replaced Equipment or Parts were subject.
- E. If Telsmith elects to refund the purchase price of defective Equipment or Parts in lieu of repairing or replacing them, the defective Equipment or Parts must, at Telsmith's direction, be returned to Telsmith's plant, freight prepaid. Telsmith may, at its sole discretion, waive the requirement that defective Equipment or Parts be returned to its plant in connection with a warranty claim.
- F. With respect to equipment, parts, electrical components, or accessories to Telsmith products which are furnished, but not manufactured by Telsmith, Telsmith's warranty obligation shall in all respects conform and be limited to the warranty extended to Telsmith by its supplier or, if none, to the limit of the warranties expressed herein.
- G. Direct labor charges for replacement or repair of warrantable Equipment or Parts to the extent performed by an authorized distributor or end user, will be reimbursed at 75% of the published standard shop labor rate of the authorized distributor or end user. Telsmith's obligation hereunder shall be confined to such repair or replacement, and direct labor only for removing, repairing or replacing defective Equipment or Parts. Only reasonable direct labor hours without overtime or travel time will be accepted.
- H. Mileage charges incurred by an authorized distributor or end user associated with the replacement or repair of warrantable Equipment or Parts are subject to reimbursement at the lesser of either 50% of published standard mileage rate of such authorized distributor or end user, or at a maximum of 3 times the USA IRS mileage reimbursement schedule, up to a maximum of 500 miles round trip.
- I. Components that are found to be defective in workmanship or quality within the warranty period will be repaired, replaced, or reimbursed if taken from an authorized distributor's stock at the net price paid for the component.
- J. Telsmith reserves the right to make any design changes, or added improvements to its products at any time without incurring any obligation to make or install the same on units previously delivered.

- K. This limited warranty policy is limited to the sale of Equipment or Parts to the original first end user only and is not transferable. No subsequent owner or user shall have any rights or claims under this limited warranty policy. This limited warranty policy may not be modified except pursuant to a written agreement signed by Telsmith. This limited warranty policy shall be governed by and interpreted pursuant to the Uniform Commercial Code as enacted in the State of Delaware.
- L. Extended warranties may be available for purchase at the time of sale, or through a Telsmith authorized distributor prior to Commissioning. If such extended warranties are available, the terms and conditions of the Extended Warranty will be provided upon request.
- M. Any controversy or dispute arising out of or relating to this Limited Warranty Policy shall be settled by arbitration in the city of Milwaukee, Wisconsin in accordance with the rules of the American Arbitration Association, and judgment upon award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.
- V. **Exclusions.** Telsmith is not responsible for:
- A. Equipment, Parts, or accessories which have been furnished, repaired, or altered by others so as, in Telsmith's judgment, to affect the same adversely or which shall have been subject to negligence, accident, improper care, installation, maintenance, storage, or other than normal use or service, during or after shipment.
- B. Any Telsmith product adversely affected, in Telsmith's judgment, by the use or installation on such product of any part, attachment or Equipment not manufactured, sold or authorized by Telsmith and field modifications, retrofits, or attachments installed on Equipment by others. Only Telsmith approved parts, or modifications and retrofits, may be installed on Equipment or attachments to Equipment produced or sold by Telsmith. Written authorization must be obtained from Telsmith Engineering or Service Managers prior to any non-Telsmith modifications or replacement parts being installed on Telsmith Equipment.
- C. Normal maintenance items such as replacement of grease, hydraulic oils, lubricants, and other fluids, filters, fuses, o-rings, shop supplies, basic alignments and adjustments, hammer and wear liner maintenance, screen cloth installation and tensioning, chute work, and tightening of bolts, nuts and fittings, etc.
- D. Damage as the result of improper long-term storage or failure to rotate, lubricate, or operate equipment and electric drive components during periods of inactivity of more than one (1) month.
- E. Electrical damage as the result of improper storage, physical damage, improper grounding, over-voltage, under-voltage, power surges, single phasing, lightning strikes, or excessive cycling of power to starters, variable frequency drives (VFD), or electrical components over a short period of time as limited by the supplier of the component.
- F. Failures resulting from improper maintenance of Equipment or failure to follow instructions set forth in equipment operations and maintenance manuals, service bulletins, or other written advisories or statements by Telsmith personnel.
- G. Wear liners and hammers, etc., that have been worn to 50% or more of their original thickness will not be covered under warranty. These items are subject to normal wear and have proven to be non-defective in material if they have worn to 50% or more of their original thickness.
- H. Minor fit problems on fabricated structure installations. Telsmith excludes from this warranty minor fit problems that may require reaming of holes, trimming, etc., which are considered normal functions of erection.
- I. Failures as a result of misapplication, negligence, and operating the Equipment outside of the normal range of design limits. This includes operating Equipment below the minimum or above the maximum recommended closed side setting. Upper Frame Bounce, (UFB), can be the result of such misapplication in Telsmith cone crushers. UFB is defined as the periodic separation of the upper frame from the lower frame seat during operation when the crushing pressures in the crushing chamber exceed the pressure of the relief system. ****UPPER FRAME BOUNCE VOIDS ANY AND ALL WARRANTIES.****
- J. Loss or damage by carrier. Any damage sustained while a product is in a carrier's possession is a transportation claim and should be filed immediately with the respective carrier upon receipt of goods. Damages incurred in transportation will fall to the responsibility of the party owning title of the Equipment or Parts at the time the damage occurs. Title is determined by the terms of the sales order or other contract.
- K. Repairs as the result of deterioration, parts exposure, or parts worn as a result of age, storage, weathering, or lack-of-use.
- L. Subsequent damages should the customer/end user continue to operate a machine after it has been noted that a failure or questionable operation has occurred, Telsmith will not be responsible under the warranty for the resultant damage to other components due to that continued operation.
- M. Damage as the result of inadequate structural foundations, concrete, steelwork, chassis, or cribbing that is supplied by others.
- N. Duplicate claims or the submission of additional charges to already submitted claims.
- O. Custom rebuilt equipment, used equipment, and used parts are considered "as-is", and not covered under this warranty.
- P. Special guarding as required by local safety codes. Local safety codes may require the use of special guards, safety shutdown devices, etc. Compliance with such laws is the customer / end user's responsibility and is not covered by Telsmith's warranty. Telsmith manufactures equipment to U.S. Mine Safety and Health Administration (MSHA) regulations as interpreted by Telsmith. Local MSHA inspector code interpretations, and modifications to comply with such interpretations, are the responsibility of the customer/end user.

VI. Returns.

- A. Telsmith requires that all Equipment and Parts being returned to Telsmith for inspection or repair to have prior authorization. Suspected defective items must be authorized by the Telsmith Warranty Administrator, via phone at 262-242-6600, or email at claims@telsmith.com. Permission is granted through the Return Material Authorization (RMA) form which must accompany the return of said Equipment or Parts. Authorized Parts must be clearly marked with their parts number, packaged in the same condition as they were at failure, packaged with their RMA number clearly marked on the outside of the package, and returned within thirty (30) days from the date the RMA was issued, and in no event more than sixty (60) days from the date of failure.
- B. All returns must be shipped freight prepaid, DDP-Telsmith, Inc., 10910 N. Industrial Dr., Mequon, WI, USA, as applicable. All transportation and clearance fees at the origin and destination are the responsibility of the returning party. Telsmith is not responsible for any penalties due to the inappropriate Customs filings, including ISF. The RMA form must be completed prior to return, and a pre-advice of the return routing must be furnished prior to making the return goods shipping arrangements.
- C. Customs ISF Enforcement can impose penalties for failure to file a proper ISF transmission on ocean shipments coming into the U.S. There are also penalties for failure to file timely and accurately. Contact the freight forwarder if needing assistance with this matter, or with clearing shipments through U.S. Customs.
- D. A customer or a Distributor who ships Equipment to Telsmith's factory for inspection and quotation for repair must agree to the terms of the repair and quotation within thirty (30) days. If not, the Equipment must be moved and shipped from the factory at the expense of the customer or distributor. Otherwise a storage fee will be charged per square foot per month or part thereof.

Warranty Form: WAR-01 Rev.-01, Dated January 8, 2013

Telsmith Proposal Confirmation

Telsmith: Quoted By: Jeff High _____ Reviewed By: _____
Date: 1-12-16 _____

User's Acknowledgement and Acceptance

The undersigned customer ("User") (a) agrees that it is purchasing the Equipment or Parts specified in this proposal from Telsmith, Inc. on the terms contained in the proposal, (b) agrees to the Terms & Conditions and the Limited Warranty Policy contained in this proposal, and (c) agrees that it has no other warranty or rights with respect to Telsmith, Inc. Equipment, Parts or services other than those set forth in the Limited Warranty Policy.

Purchaser: Signed by: _____ Date: _____
Name: _____ Company: _____
Title: _____

Orders are subject to the acceptance of, and acknowledgment by, Telsmith, Inc.

**OCONEE COUNTY BOARD / COMMISSION / COMMITTEE
CANDIDATE LISTING**

	DX	AT LARGE Reappoint Request	AERONAUTICS	PUBLIC SAFETY	REGULATORY	PLANNING	DESTINATION ORGANIC	EDUCATION	TOURISM & REC.	Questionnaire Received Date
Cory, James	1					X				April 2015
Corley, Glenn	1					OCCB				March 2015
Elliott, Kathy	1	Yes							X	March 2015
Evans, Kevin	1						X			November 2015
Greene, Darlene	1				X	X	X		X	October 2015
Heier, Andy	1				X	X	X		X	July 2015
Houston, Joanne	1				X	X	X		X	November 2015
Lyfe, David	1	Yes					X			November 2015
Washburn, Catherine	1					X				December 2015
Varcenigil, Richard	2	Yes			X	X				January 2015
Wise, Rebecca	2						X			November 2015
Jahseon, Mike	3	Yes				X				February 2016
Shawick, Al	3						X			November 2015
VanArk, Shamva	3						X			August 2015
Coburn, William	4	Yes				OCCB				April 2015
Dean, Barbara	4						X			November 2015
Morrison, Chanda	4	Yes					X			November 2015
Nickelson, Brad	4						X			December 2015
Pearson, Frankie ***	4			X		X			X	January 2016
Moss, Jennifer **	5	Yes					X			December 2015
Ramey, Donald	5	Yes				X	X		X	December 2015

Questionnaires are maintained on file for one year then removed from consideration unless updated by candidate.

*** Mr. Pearson currently serves on the Capital Project Advisory Committee and but wishes to be considered for the Planning Commission open seat. If not appointed to Planning Commission wishes reappointment to CPAC.

Area of Interest <i>[please check one or more]</i>	Board/Commission Applicable to Interests
Aeronautics	Aeronautics Commission
Public Safety, Health & Welfare	Anderson-Oconee Behavioral Health Services Commission
Regulatory	Building Codes Appeal Board
	Parks, Recreation & tourism Commission
	Board of Zoning Appeals
Planning Activities	Appalachian Council of Government Board of Directors
	Board of Zoning Appeals
	Capital Projects Advisory Committee
	Conservation Bank Board - (OCCB)
	Planning Commission
	Scenic Highway Committee
Destination Organic	Destination/Organic Action Plan Committee
Education	Arts & Historical Commission
	Library Board
Tourism & Recreation	Arts & Historical Commission
	Parks, Recreation & tourism Commission
	Scenic Highway Committee



Boards & Commissions

Boards & Commissions	State / OC Code Reference	Reps (DX-At Large)	Co-Terminus	Term Limits	4 Year Term	Meeting Date to Appoint	Edca Cammick	Wayne McCall	Paul Cain	Joel Thrift	Reg Dexter			
							2015-2018	2013-2016	2015-2018	2013-2018	2013-2016	2015-2018	2013-2016	
							District I	District II	District III	District IV	District V	At Large	At Large	
Aeronautics Commission	2-262	5 - 2	YES	2X	YES	Jan - March	Randy Renz [2]	David Bryant [1]	Edward Perry [2]	Dan Schmeid [2]	Ronald Chiles [1]	A. Brightwell [1]	Michael Gray [1]	
Arts & Historical Commission	2-321	5 - 2	YES	2X	YES	Jan - March	Bette Breman [1]	Meredith LaCour [1]	Mariam Nooral [1]	Barbara Waters [2]	H. Richardson [2]	Shawn Johnson [1]	Joan Dobson [2]	
Board of Zoning Appeals	38-6-1	5 - 2	YES	2X	YES	Jan - March	Alan Medford [2]	Sammy Lee [2]	Bill Gilster [1]	Marty McKee [2]	John Menzies [1]	Berry Nichols [2]	Paul Roekert [2]	
Building Codes Appeal Board		5 - 0	YES	2X	YES	Jan - March	George Smith [1]	Matt Rochester [1]	Bob DuBose [2]	Mike Willimon [2]	Harry Tollison [2]			
Conservation Bank Board	2-381	Appointed by Category Preferred		2X	YES	Jan - March	Shea Airey [2]	OPEN	Jennifer Moss [1]	Marvin Prater [2]	Frank Ables [1]	Richard Cain [2]	Bill Smith [1]	
Destination Ocoee Action Committee	n/a	5 - 2	n/a	n/a	n/a	n/a	David Washburn	Luther Lyle	Jennifer Barnhart	Katie Smith	Bob Hill	Robert Moore	Hal Welch	
PRT Commission (members up for reappointment due to initial stagger)	6-4-25 2-381	Appointed by Industry		2X	YES	Jan - March	Brian Greer [2], Rosemary Bailes [2], JoAnne Blake [2]			Becky Wise [2], Rick Lacey [2], Mike Wallace [2]			D. Pollock [1]	
Scenic Highway Committee	26-151	0 - 2	YES	2X	YES	Jan - March						Scott Lusk [1]	Staley Powell [1]	
Library Board	4-9-35 / 18-1	0 - 9	YES	2X	YES	Jan - March	Daniel Day [2], L. Martin [1], B. Hetherington [1], H. McPheeters [1], A. Champion [1], K. Holleman [1]				William Caster [2], Maria Jacobson [1], Marie McMahan [1]			
Planning Commission	5-29-310 32-4	5 - 2	YES	N/A	YES	Jan - March	Brad Kisker	C. W. Richards	David Owensby	Bud Childress	Ryan Horrea	Gwen McPhail	OPEN	
Behavioral Health Services Commission	2-291	0 - 7	YES	2X	3 yr	N/A	Steve Jenkins [1], Harold Alley [1], Louie Holleman [1], Wanda Long [1], Priscilla Taylor [1], Joan Black [1], Jere DuBois [1] BHS contacts Council w recommendations when seats open							
Capital Project Advisory Committee	2-391	CC, PC, 2 @ Lg.	NO	3X	1 yr	January	Council Representative Wayne McCall/Paul Cain in McCall absence					Randy Abbott [1]	Frankie Pearson [1]	
Ocoee Business Education Partnership	N/A	N/A	NO	N/A	NO	January	Council Representative Appointed Annually							
Ocoee Economic Alliance	N/A	N/A	NO	N/A	NO	January	Council Representative Appointed Annually							
Ten At The Top (TATT)				NO	NO	January	Council Representative Appointed Annually							
ACOG BOD				N/A	NO	January	Council Rep: CC CHAIR or designee (yearly); 2 yr terms Citizen Rep: Bob Winchester, Minority Rep: Bernie Cunningham							
Worklink Board						N/A	Worklink contacts Council w recommendations when seats open [Current: B. Dobbins]							

[#] - denotes term. [2] denotes a member who has served one term and less than one half of an additional term making them eligible for one additional appointment.

[SHADING] = reappointment requested - questionnaire on file

[Red shading] = Denotes individual who DOES NOT WISH TO BE REAPPOINTED.

bold italicized TEXT denotes member ineligible for reappointment - having served or will complete serving max # of terms at the end of their current term.


**Oconee County
Council**


.....LEGAL AD.....

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Oconee County
Administrative Offices
415 South Pine Street
Walhalla, SC 29691

Phone: 864-364-3136
Fax: 864-718-1024

E-mail:
shalee@oconee.org

Elda Cammick
District I

Wayne McCall
District II

Paul Cain
District III
Chairman

Joel Thrift
District IV

Reginald T. Dexter
District V

The Oconee County Council has scheduled the following additional meetings: April 14, 2016 at 6:00 p.m. to receive the Administrator and School District proposed budgets for fiscal year 2016-2017; May 5, 2016 at 12:00 noon to receive Tri County Technical College proposed budget for fiscal year 2016-2017; and, June 14, 2016 at 6:00 p.m. to hold a public hearing regarding budget ordinances 2016-01, 2016-02 and 2016-03. All meetings to be held in Council Chambers, Oconee County Administrative Offices, 415 South Pine Street, Walhalla, SC.

The Oconee County Budget, Finance & Administration Committee has scheduled the following additional meetings; March 22, 2016, April 26, 2016 and June 16, 2016 [if required] at 6:00 p.m. in Council Chambers, Oconee Administrative Offices, 415 S. Pine Street, Walhalla, SC.



Beth Hulse

From: Beth Hulse
Sent: Wednesday, February 10, 2016 11:08 AM
To: Beth Hulse; classadmgr@upstatetoday.com
Subject: Council Budget Present - Budget Cmte Additional Meetings
Attachments: 021016 - Council Budget Present Meetings, Budget Committee Additional Meetings.docx

Please run at your earliest convenience.
Thanks.

Elizabeth G. Hulse, CCC
Clerk to Council
Oconee County Administrative Offices
415 South Pine Street
Walhalla, SC 29691
864-718-1023
864-718-1024 [fax]
bhulse@oconeesc.com
www.oconeesc.com/council

Beth Hulse

From: Beth Hulse
Sent: Wednesday, February 10, 2016 11:09 AM
To: Beth Hulse; Carlos Galarza; Chad Dorsett; DJM News Editor; Fox News; Greenville News (localnews@greenvillenews.com); Kevin; Ray Chandler; Steven Bradley (sbradley@upstatetoday.com); Westminster News / Keowee Courier (westnews@bellsouth.net); WGOG (dickmangrum@wgog.com); WSPA TV - Channel 7 (assignmentdesk@wspa.com); WYFF 4 News
Subject: Council & Committee Meeting Announcements

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